House of Representatives

Number 18 Tuesday, February 14, 2012

The House was called to order by the Speaker at 3:00 p.m.

Prayer

The following prayer was offered by Rabbi Jack Romberg of Temple Israel of Tallahassee, upon invitation of Rep. Rehwinkel Vasilinda:

This week's biblical reading is the Torah portion for Jewish congregations, not just here in Florida, but all over the world—comes from the book of Exodus. And I quote from the beginning of Chapter 23: you must not carry false rumors, you shall not join hands with the guilty to act as a malicious witness. You shall neither side with the mighty to do wrong, you shall not give perverse testimony in a dispute so as to pervert it in favor of the mighty, nor shall you show deference to a poor man in his dispute. The intent of these laws is clear. In all that we do, be it judicial, legislative, or executive. Our obligation is to establish a fair system that neither plays off of the power of the privilege or off of the empathy for the poor. Justice is to be blind.

In light of this biblical injunction, I offer this prayer: O God, the Source of All Being, help those whom we have entrusted with the common good to do a good that serves us all. We pray that You endow those in these chambers with the wisdom to discern what is right, the patience to hear all perspectives, and the ability to put aside bias for the common good. We ask this with deep appreciation for everyone in this Chamber as they have chosen a path of community service to the great state of Florida. We know that they are sacrificing time with family and their home communities, and we express our gratitude to You for their service, and pray that You grant everyone health as well as safe travels to and from Tallahassee. May the words of our mouths and the meditations of our hearts be acceptable in Your sight, O God—our rock and our redeemer. Amen.

The following members were recorded present:

Session Vote Sequence: 725

Speaker Cannon in the Chair.

Bullard	Dorworth	Hager
Burgin	Drake	Harrell
Caldwell	Eisnaugle	Harrison
Campbell	Ford	Holder
Cannon	Fresen	Hooper
Chestnut	Frishe	Horner
Clarke-Reed	Fullwood	Hudson
Clemens	Gaetz	Hukill
Coley	Garcia	Ingram
Corcoran	Gibbons	Jenne
Costello	Glorioso	Jones
Crisafulli	Gonzalez	Julien
Cruz	Goodson	Kiar
Davis	Grant	Kreegel
Diaz	Grimsley	Kriseman
	Caldwell Campbell Cannon Chestnut Clarke-Reed Clemens Coley Corcoran Costello Crisafulli Cruz Davis	Burgin Drake Caldwell Eisnaugle Campbell Ford Cannon Fresen Chestnut Frishe Clarke-Reed Fullwood Clemens Gaetz Coley Garcia Corcoran Gibbons Costello Glorioso Crisafulli Gonzalez Cruz Goodson Davis Grant

Legg	Patronis	Rogers	Thompson, G.
Logan	Perman	Rooney	Thurston
Lopez-Cantera	Perry	Rouson	Tobia
Mayfield	Pilon	Sands	Trujillo
McBurney	Plakon	Saunders	Van Zant
McKeel	Porter	Schwartz	Waldman
Metz	Porth	Slosberg	Watson
Moraitis	Precourt	Smith	Weatherford
Nehr	Proctor	Snyder	Weinstein
Nelson	Randolph	Soto	Williams, A.
Nuñez	Ray	Stafford	Wood
O'Toole	Reed	Stargel	Workman
Oliva	Rehwinkel Vasilinda	Steinberg	Young
Pafford	Renuart	Steube	•
Passidomo	Roberson, K.	Taylor	

(A list of excused members appears at the end of the Journal.)

A quorum was present.

Pledge

The members, led by the following, pledged allegiance to the Flag: Meredith Abberger of New Port Richey at the invitation of Rep. Legg; Becca Albritton of Wauchula at the invitation of Rep. Albritton; CJ Burns of Winter Park at the invitation of Rep. Tobia; Noah Dobson of Tallahassee at the invitation of Rep. Rehwinkel Vasilinda; Molly Doyle of St. Petersburg at the invitation of Rep. Frishe; Jordan Finnell of Holiday at the invitation of Rep. Legg; and Paige Highstone of Palm City at the invitation of Rep. Snyder.

Correction of the *Journal*

The Journal of February 13 was corrected and approved as corrected.

Reports of Standing Committees and Subcommittees

Reports of the Rules & Calendar Committee

The Honorable Dean Cannon Speaker, House of Representatives February 9, 2012

Dear Mr. Speaker:

Your Rules & Calendar Committee herewith submits the Special Order for Tuesday, February 14, 2012. Consideration of the House bills on Special Orders shall include the Senate Companion measures on the House Calendar.

I. Consideration of the following bills:

CS/HB 737 - Finance & Tax Committee, Porter

Tax on Sales, Use, and Other Transactions

CS/CS/HB 87 - Finance & Tax Committee, Energy & Utilities Subcommittee, & others Tax on Severance and Production of Oil

HB 7087 - Finance & Tax Committee, Precourt, & others Economic Development

II. Consideration of the following bills:

HB 7089 - Finance & Tax Committee, Precourt Corporate Income Tax

CS/HJR 93 - Finance & Tax Committee, Harrison, & others Homestead Property Tax Exemption for Surviving Spouse of Military Veteran or First Responder

CS/HB 95 - Finance & Tax Committee, Harrison, & others Homestead Property Tax Exemptions

III. Consideration of the following bills:

CS/HB 7081 - Economic Affairs Committee, Community & Military Affairs Subcommittee, & others Growth Management

CS/HB 7045 - State Affairs Committee, Select Committee on Water Policy, & others
Consumptive Use Permits for Development of Alternative Water Supplies

CS/HB 7003 - State Affairs Committee, Agriculture & Natural Resources Subcommittee, & others Environmental Resource Permitting

CS/CS/HB 7021 - State Affairs Committee, Agriculture & Natural Resources Appropriations Subcommittee, & others Department of Agriculture and Consumer Services

HB 7093 - Health & Human Services Committee, Harrell Domestic Violence

HB 7029 - Rulemaking & Regulation Subcommittee, Rooney Nullification and Repeal of Administrative Rules

CS/HB 7041 - Economic Affairs Committee, Nehr Governmental Reorganization

IV. Consideration of the following bills:

CS/HB 1037 - Community & Military Affairs Subcommittee, Broxson Coordination Between Schools and Local Governments

HB 4105 - Nuñez Agency for Health Care Administration

HB 4179 - Nuñez, Campbell Florida Mental Health Act

HB 4169 - Davis, Albritton Insurance Company Excess Profits

HB 4181 - Caldwell Workers' Compensation

HB 4047 - Bernard Judicial Census Commissions HB 4067 - Weinstein Marshals of District Courts of Appeal

HB 4069 - Weinstein County Courts

HB 4081 - Weinstein District Courts Of Appeal

A quorum was present in person, and a majority of those present agreed to the above Report.

Respectfully submitted, Gary Aubuchon, Chair Rules & Calendar Committee

On motion by Rep. Aubuchon, the above report was adopted.

Special Order

CS/HB 737—A bill to be entitled An act relating to the tax on sales, use, and other transactions; specifying a period during 2012 when sales of clothing, wallets, bags, and school supplies are exempt from the sales tax; providing definitions; providing exceptions; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; providing an effective date.

—was read the second time by title.

Representative Aubuchon offered the following:

(Amendment Bar Code: 257701)

Amendment 1—Remove line 14 and insert: on August 3, 2012, through 11:59 p.m. on August 5, 2012, on

Rep. Aubuchon moved the adoption of the amendment, which was adopted.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

CS/CS/HB 87—A bill to be entitled An act relating to the tax on severance and production of oil; amending s. 211.02, F.S.; defining the term "mature field recovery oil" and applying to such oil the tiered severance tax rates applicable to tertiary oil; amending s. 211.06, F.S.; revising the distribution of certain proceeds from the Oil and Gas Tax Trust Fund; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 7087—A bill to be entitled An act relating to economic development; amending s. 210.20, F.S.; revising the payment and distribution of funds in the Cigarette Tax Collection Trust Fund; providing specified purposes for the use of funds appropriated out of the trust fund; amending s. 210.201, F.S.; authorizing moneys transferred to the Board of Directors of the H. Lee Moffitt Cancer Center and Research Institute to be used to secure financing to pay costs for specified purposes at certain facilities and other properties; amending s. 212.08, F.S.; providing an exemption from the tax on sales, use, and other transactions for electricity used by packinghouses; defining the term "packinghouse"; expanding exemptions from the sales and use tax on labor, parts, and equipment used in repairs of certain aircraft; exempting certain items used to manufacture, produce, or modify aircraft and gas turbine engines and parts from the tax on sales, use, and other transactions; revising a condition for an exemption for machinery and equipment; amending s. 212.097, F.S.; revising the eligibility criteria for tax credits under the Urban High-Crime Area Job Tax Credit Program; amending s. 220.14, F.S.; increasing the amount of income that is exempt from taxation; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the

franchise tax imposed on banks and savings associations; amending s. 288.1254, F.S.; revising eligibility criteria for certain tax credits authorized under the entertainment industry financial incentive program; amending s. 288.9914, F.S.; revising limits on tax credits that may be claimed by qualified community development entities under the New Markets Development Program; amending s. 288.9915, F.S.; revising restrictions on a qualified community development entity making cash interest payments on certain long-term debt securities; creating s. 290.00729, F.S.; authorizing Charlotte County to apply to the Department of Economic Opportunity for designation of an enterprise zone; providing application requirements; authorizing the Department of Economic Opportunity to designate an enterprise zone in Charlotte County; requiring that the Department of Economic Opportunity establish the initial effective date for the enterprise zone; creating s. 290.00731, F.S.; authorizing Citrus County to apply to the Department of Economic Opportunity for designation of an enterprise zone; providing an application deadline and requirements; authorizing the Department of Economic Opportunity to designate an enterprise zone in Citrus County; requiring the Department of Economic Opportunity to establish the effective date of the enterprise zone; authorizing the Department of Revenue to adopt emergency rules; providing effective dates.

—was read the second time by title.

Representative Randolph offered the following:

(Amendment Bar Code: 551297)

Amendment 1—Remove lines 401-421 and insert:

Section 6. Subsections (1), (8), and (9) of section 322.21, Florida Statutes, are amended to read:

322.21 License fees; procedure for handling and collecting fees.—

- (1) Except as otherwise provided herein, the fee for:
- (a) An original or renewal commercial driver's license is \$67 \$75, which shall include the fee for driver education provided by s. 1003.48. However, if an applicant has completed training and is applying for employment or is currently employed in a public or nonpublic school system that requires the commercial license, the fee is the same as for a Class E driver's license. A delinquent fee of \$1 \$15 shall be added for a renewal within 12 months after the license expiration date.
- (b) An original Class E driver's license is \$27 \$48, which includes the fee for driver's education provided by s. 1003.48. However, if an applicant has completed training and is applying for employment or is currently employed in a public or nonpublic school system that requires a commercial driver license, the fee is the same as for a Class E license.
- (c) The renewal or extension of a Class E driver's license or of a license restricted to motorcycle use only is \$20 \$48, except that a delinquent fee of \$1 \$15 shall be added for a renewal or extension made within 12 months after the license expiration date. The fee provided in this paragraph includes the fee for driver's education provided by s. 1003.48.
- (d) An original driver's license restricted to motorcycle use only is \$27 \$48, which includes the fee for driver's education provided by s. 1003.48.
- (e) A replacement driver's license issued pursuant to s. 322.17 is \$10 \$25. Of this amount \$7 shall be deposited into the Highway Safety Operating Trust Fund and \$3 \$18 shall be deposited into the General Revenue Fund. Beginning July 1, 2015, or upon completion of the transition of driver's license issuance services, if the replacement driver's license is issued by the tax collector, the tax collector shall retain the \$7 that would otherwise be deposited into the Highway Safety Operating Trust Fund and the remaining revenues shall be deposited into the General Revenue Fund.
- (f) An original, renewal, or replacement identification card issued pursuant to s. 322.051 is \$10 \$25. Funds collected from these fees shall be distributed as follows:
- 1. For an original identification card issued pursuant to s. 322.051, the fee is \$10 \$25. This amount shall be deposited into the General Revenue Fund.
- 2. For a renewal identification card issued pursuant to s. 322.051, the fee is \$10 \$25. Of this amount, \$6 shall be deposited into the Highway Safety

Operating Trust Fund and $\underline{\$4}$ $\underline{\$19}$ shall be deposited into the General Revenue Fund.

- 3. For a replacement identification card issued pursuant to s. 322.051, the fee is \$10 \$25. Of this amount, \$9 shall be deposited into the Highway Safety Operating Trust Fund and \$1 \$16 shall be deposited into the General Revenue Fund. Beginning July 1, 2015, or upon completion of the transition of the driver's license issuance services, if the replacement identification card is issued by the tax collector, the tax collector shall retain the \$9 that would otherwise be deposited into the Highway Safety Operating Trust Fund and the remaining revenues shall be deposited into the General Revenue Fund.
 - (g) Each endorsement required by s. 322.57 is \$7.
- (h) A hazardous-materials endorsement, as required by s. 322.57(1)(d), shall be set by the department by rule and must reflect the cost of the required criminal history check, including the cost of the state and federal fingerprint check, and the cost to the department of providing and issuing the license. The fee shall not exceed \$100. This fee shall be deposited in the Highway Safety Operating Trust Fund. The department may adopt rules to administer this section.
- (8)(a) Any person who applies for reinstatement following the suspension or revocation of the person's driver's license must pay a service fee of \$35 \$45 following a suspension, and \$60\$ \$75\$ following a revocation, which is in addition to the fee for a license. Any person who applies for reinstatement of a commercial driver's license following the disqualification of the person's privilege to operate a commercial motor vehicle shall pay a service fee of \$60\$ \$75\$, which is in addition to the fee for a license. The department shall collect all of these fees at the time of reinstatement. The department shall issue proper receipts for such fees and shall promptly transmit all funds received by it as follows:
- <u>1.(a)</u> Of the <u>\$35</u> \$45 fee received from a licensee for reinstatement following a suspension, the department shall deposit \$15 in the General Revenue Fund and \$20 \$30 in the Highway Safety Operating Trust Fund.
- $\underline{2.(b)}$ Of the $\underline{\$60}$ \$75 fee received from a licensee for reinstatement following a revocation or disqualification, the department shall deposit \$35 in the General Revenue Fund and $\underline{\$25}$ \$40 in the Highway Safety Operating Trust Fund.

(9) An applicant:

- (a) Requesting a review authorized in s. 322.222, s. 322.2615, s. 322.2616, s. 322.27, or s. 322.64 must pay a filing fee of \$25 to be deposited into the Highway Safety Operating Trust Fund.
- (b) Petitioning the department for a hearing authorized in s. 322.271 must pay a filing fee of \$12 to be deposited into the Highway Safety Operating Trust Fund.
- (b) If the revocation or suspension of the driver's license was for a violation of s. 316.193, or for refusal to submit to a lawful breath, blood, or urine test, an additional fee of \$115 \$130 must be charged. However, only one \$115 \$130 fee may be collected from one person convicted of violations arising out of the same incident. The department shall collect the \$115 \$130 fee and deposit the fee into the Highway Safety Operating Trust Fund at the time of reinstatement of the person's driver's license, but the fee may not be collected if the suspension or revocation is overturned. If the revocation or suspension of the driver's license was for a conviction for a violation of s. 817.234(8) or (9) or s. 817.505, an additional fee of \$180 is imposed for each offense. The department shall collect and deposit the additional fee into the Highway Safety Operating Trust Fund at the time of reinstatement of the person's driver's license.
- Section 7. Subsection (2) of section 322.29, Florida Statutes, is amended to read:
 - 322.29 Surrender and return of license.—
- (2) Notwithstanding subsection (1), an examination is not required for the return of a license suspended under s. 318.15 or s. 322.245 unless an examination is otherwise required by this chapter. A person applying for the return of a license suspended under s. 318.15 or s. 322.245 must present to the department certification from the court that he or she has complied with all obligations and penalties imposed pursuant to s. 318.15 or, in the case of a suspension pursuant to s. 322.245, that he or she has complied with all directives of the court and the requirements of s. 322.245 and shall pay to the department a nonrefundable service fee of \$47.50 \$60, of which \$37.50 shall

be deposited into the General Revenue Fund and \$10\$ \$22.50\$ shall be deposited into the Highway Safety Operating Trust Fund. If reinstated by the clerk of the court or tax collector, \$37.50 shall be retained and \$10\$ \$22.50 shall be remitted to the Department of Revenue for deposit into the Highway Safety Operating Trust Fund. However, the service fee is not required if the person is required to pay a \$35 \$45 fee or \$60 \$75 fee under s. 322.21(8).

TITLE AMENDMENT

Remove lines 24-28 and insert:

Program; amending s. 322.21, F.S.; decreasing and revising the disposition of certain driver license fees; removing fees for persons requesting a review or a hearing; decreasing certain application fees for reinstatement of a suspended or revoked driver license or reinstatement of a commercial driver license following disqualification of the person's privilege to operate a commercial motor vehicle; amending s. 322.29, F.S.; decreasing the fees for the return of a suspended license; revising distribution of the fees collected; amending s.

Rep. Randolph moved the adoption of the amendment.

Point of Order

Rep. Smith raised a point of order under Rule 12.8 that the amendment relates to a different subject than the bill, is intended to accomplish a different purpose, and substantially expands the scope of the bill.

The Chair [Speaker Cannon] referred the point to Rep. Aubuchon, Chair of the Rules & Calendar Committee, for a recommendation.

Rep. Aubuchon, Chair of the Rules & Calendar Committee, in speaking to the point of order on Amendment 1 to HB 7087 stated the amendment relates to a different subject than the bill, which accomplishes a different purpose and substantially expands the scope of the bill. Rep. Aubuchon recommended that the point be well taken.

The Chair [Speaker Cannon], upon recommendation of Rep. Aubuchon, Chair of the Rules & Calendar Committee, ruled the point well taken and the amendment out of order.

Motion

Under Rule 12.8(d), Rep. Randolph moved to waive the rules and take up Amendment 1, the Point of Order ruling notwithstanding, which was not agreed to. The vote was:

Session Vote Sequence: 726

Speaker Cannon in the Chair.

Yeas-39

Abruzzo Bembry Berman Bernard Bullard Campbell Chestnut Clarke-Reed Clemens Cruz	Fullwood Garcia Gibbons Hager Jenne Jones Julien Kiar Kriseman Pafford	Perman Porth Randolph Reed Rehwinkel Vasilinda Rogers Rouson Sands Saunders Schwartz	Soto Stafford Steinberg Taylor Thompson, G. Thurston Waldman Watson Williams, A.
Nays—78			
Adkins Ahern Albritton Artiles Aubuchon Baxley Bileca	Boyd Brandes Brodeur Broxson Burgin Caldwell Cannon	Coley Corcoran Costello Crisafulli Davis Diaz Dorworth	Drake Eisnaugle Ford Fresen Frishe Gaetz Glorioso

Gonzalez	Legg	Passidomo	Snyder
Goodson	Logan	Patronis	Stargel
Grant	Lopez-Cantera	Perry	Steube
Grimsley	Mayfield	Pilon	Tobia
Harrell	McBurney	Plakon	Trujillo
Harrison	McKeel	Porter	Van Zant
Holder	Metz	Precourt	Weatherford
Hooper	Moraitis	Proctor	Weinstein
Horner	Nehr	Ray	Wood
Hudson	Nelson	Renuart	Workman
Hukill	Nuñez	Roberson, K.	Young
Ingram	O'Toole	Rooney	Č
Kreegel	Oliva	Smith	

Votes after roll call: Yeas—Slosberg Yeas to Nays—Hager

Representative Randolph offered the following:

(Amendment Bar Code: 135681)

Amendment 2 (with title amendment)—Remove lines 405-411 and insert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer submits proof to the Department of Revenue that the taxpayer voluntarily offers health insurance coverage to the spouse or domestic partner of each of the taxpayer's officers and employees upon the same terms and conditions as coverage offered to an officer or employee, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12: or
- (b) If the taxpayer does not submit such proof described in paragraph (a), there shall be exempt from the tax \$25,000 of net income as defined in s. 220.12 or such lesser amount as will, without increasing the taxpayer's federal income tax liability, provide the state with an amount under this code which is equal to the maximum federal income tax credit which may be available from time to time under federal law.

As used in this subsection, the terms "domestic partner," "officer," and "employee" have the same meanings as provided by ordinance of the county or municipality of the taxpayer's business location at which such officer or employee works or as otherwise provided by general law.

Remove line 421 and insert: subsection (5) and:

- (a) If the taxpayer submits proof to the Department of Revenue that the taxpayer voluntarily offers health insurance coverage to the spouse or domestic partner of each of the taxpayer's officers and employees upon the same terms and conditions as coverage offered to an officer or employee, less \$50,000; or
- (b) If the taxpayer does not submit such proof described in paragraph (a), less \$25,000.

As used in this subsection, the terms "domestic partner," "officer," and "employee" have the same meanings as provided by ordinance of the county or municipality of the taxpayer's business location at which such officer or employee works or as otherwise provided by general law.

TITLE AMENDMENT

Remove lines 25-28 and insert:

amount of income that is exempt from taxation under certain circumstances; defining terms; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations under certain circumstances; defining terms; amending s.

Rep. Randolph moved the adoption of the amendment.

Representative Lopez-Cantera offered the following:

(Amendment Bar Code: 862619)

Amendment 1 to Amendment 2 (with title amendment)—Remove lines 7-26 of the amendment and insert:

- (a) If the taxpayer submits proof to the department that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or
- (b) If the taxpayer does not submit such proof described in paragraph (a), there shall be exempt from the tax \$25,000 of net income as defined in s. 220.12 or such lesser amount as will, without increasing the taxpayer's federal income tax liability, provide the state with an amount under this code which is equal to the maximum federal income tax credit which may be available from time to time under federal law.

Remove lines 30-43 of the amendment and insert:

- (a) If the taxpayer submits proof to the department that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, less \$50,000; or
- (b) If the taxpayer does not submit such proof described in paragraph (a), less \$25,000.

TITLE AMENDMENT

Remove lines 49-53 of the amendment and insert:

certain circumstances; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations under certain circumstances; amending s.

Rep. Lopez-Cantera moved the adoption of the amendment to the amendment, which was adopted. The vote was:

Session Vote Sequence: 727

Speaker Cannon in the Chair.

Yeas-79

Adkins	Dorworth	Ingram	Porter
Ahern	Drake	Kreegel	Precourt
Albritton	Eisnaugle	Legg	Proctor
Artiles	Ford	Logan	Ray
Aubuchon	Fresen	Lopez-Cantera	Renuart
Baxley	Frishe	Mayfield	Roberson, K.
Bileca	Gaetz	McBurney	Rooney
Boyd	Glorioso	McKeel	Smith
Brandes	Gonzalez	Metz	Snyder
Brodeur	Goodson	Moraitis	Stargel
Broxson	Grant	Nehr	Steube
Burgin	Grimsley	Nelson	Tobia
Caldwell	Hager	Nuñez	Trujillo
Cannon	Harrell	O'Toole	Van Zant
Coley	Harrison	Oliva	Weatherford
Corcoran	Holder	Passidomo	Weinstein
Costello	Hooper	Patronis	Wood
Crisafulli	Horner	Perry	Workman
Davis	Hudson	Pilon	Young
Diaz	Hukill	Plakon	

Nays-39

Abruzzo	Fullwood	Porth	Soto
Bembry	Garcia	Randolph	Stafford
Berman	Gibbons	Reed	Steinberg
Bernard	Jenne	Rehwinkel Vasilinda	Taylor
Bullard	Jones	Rogers	Thompson, G.
Campbell	Julien	Rouson	Thurston
Chestnut	Kiar	Sands	Waldman
Clarke-Reed	Kriseman	Saunders	Watson
Clemens	Pafford	Schwartz	Williams, A.
Cruz	Perman	Slosberg	

Representative Randolph offered the following:

(Amendment Bar Code: 191111)

Substitute Amendment 2 (with title amendment)—Remove lines 405-411 and insert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer submits proof to the Department of Revenue that the taxpayer voluntarily offers health insurance coverage to the spouse or domestic partner of each of the taxpayer's officers and employees upon the same terms and conditions as coverage offered to an officer or employee, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or
- (b) If the taxpayer does not submit such proof described in paragraph (a), there shall be exempt from the tax \$25,000 of net income as defined in s. 220.12 or such lesser amount as will, without increasing the taxpayer's federal income tax liability, provide the state with an amount under this code which is equal to the maximum federal income tax credit which may be available from time to time under federal law.

As used in this subsection, the term "domestic partner" means a person who is at least 18 years of age, is competent to enter into a contract, is not married to or a member of another domestic partnership or marriage with any person other than the taxpayer's officer or employee, and considers himself or herself to be a member of the immediate family of such officer or employee.

Remove line 421 and insert:

subsection (5) and:

- (a) If the taxpayer submits proof to the Department of Revenue that the taxpayer voluntarily offers health insurance coverage to the spouse or domestic partner of each of the taxpayer's officers and employees upon the same terms and conditions as coverage offered to an officer or employee, less \$50,000; or
- (b) If the taxpayer does not submit such proof described in paragraph (a), less \$25,000.

As used in this subsection, the term "domestic partner" means a person who is at least 18 years of age, is competent to enter into a contract, is not married to or a member of another domestic partnership or marriage with any person other than the taxpayer's officer or employee, and considers himself or herself to be a member of the immediate family of such officer or employee.

TITLE AMENDMENT

Remove lines 25-28 and insert:

amount of income that is exempt from taxation under certain circumstances; defining the term "domestic partner" for purposes of the exemption; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations under certain circumstances; defining the term "domestic partner" for purposes of the exemption; amending s.

Rep. Randolph moved the adoption of the substitute amendment, which failed of adoption.

The question recurred on the adoption of **Amendment 2**, as amended, which was adopted.

Representative Randolph offered the following:

(Amendment Bar Code: 149121)

Amendment 3 (with title amendment)—Remove lines 405-406 and insert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer submits proof to the Department of Revenue that the employment eligibility of each employee hired by the taxpayer during the taxable year was determined using the federal employment verification system established pursuant to 8 U.S.C. s. 1324a or, if applicable, any

successor system, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or

(b) If the taxpayer does not submit such proof described in paragraph (a), there shall be exempt from the tax \$25,000 of net

Remove line 421 and insert:

subsection (5) and:

(a) If the taxpayer submits proof to the Department of Revenue that the employment eligibility of each employee hired by the taxpayer during the taxable year was determined using the federal employment verification system established pursuant to 8 U.S.C. s. 1324a or, if applicable, any successor system, less \$50,000; or

(b) If the taxpayer does not submit such proof described in paragraph (a), less \$25,000.

TITLE AMENDMENT

Remove lines 25-28 and insert:

amount of income that is exempt from taxation under certain circumstances; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations under certain circumstances; amending s.

Rep. Randolph moved the adoption of the amendment.

Representative Lopez-Cantera offered the following:

(Amendment Bar Code: 953785)

Amendment 1 to Amendment 3—Remove lines 7-11 of the amendment and insert:

(a) If the taxpayer submits proof to the department that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, there

Remove lines 20-24 of the amendment and insert:

(a) If the taxpayer submits proof to the department that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, less

Rep. Lopez-Cantera moved the adoption of the amendment to the amendment.

Motion

Rep. Randolph moved to lay the amendment to the amendment on the table, which was not agreed to. The vote was:

Session Vote Sequence: 728

Speaker Cannon in the Chair.

Yeas-37

Albritton

Abruzzo	Garcia	Randolph	Stafford
Bembry	Gibbons	Reed	Steinberg
Berman	Jenne	Rehwinkel Vasilinda	Taylor
Bernard	Jones	Rogers	Thurston
Bullard	Julien	Rouson	Waldman
Chestnut	Kiar	Sands	Watson
Clarke-Reed	Kriseman	Saunders	Williams, A.
Clemens	Pafford	Schwartz	
Cruz	Perman	Slosberg	
Fullwood	Porth	Soto	
Nays—77			
,			
Adkins	Artiles	Bileca	Brodeur
Ahern	Aubuchon	Bovd	Broxson
AHCHI	Aubuciion	Doya	DIOVZOII

Brandes

Burgin

Baxley

Caldwell	Grant	Metz	Roberson, K.
Cannon	Grimsley	Moraitis	Rooney
Coley	Hager	Nehr	Smith
Corcoran	Harrell	Nelson	Snyder
Costello	Holder	Nuñez	Stargel
Crisafulli	Hooper	O'Toole	Steube
Davis	Horner	Oliva	Tobia
Diaz	Hudson	Passidomo	Trujillo
Dorworth	Hukill	Patronis	Van Zant
Drake	Ingram	Perry	Weatherford
Eisnaugle	Kreegel	Pilon	Weinstein
Ford	Legg	Plakon	Wood
Fresen	Logan	Porter	Workman
Frishe	Lopez-Cantera	Precourt	Young
Gaetz	Mayfield	Proctor	
Gonzalez	McBurney	Ray	
Goodson	McKeel	Renuart	

Votes after roll call:

Yeas—Campbell, Thompson, G.

The question recurred on the adoption of $\boldsymbol{Amendment\ 1}$ to $\boldsymbol{Amendment\ 3},$ which was adopted.

The question recurred on the adoption of **Amendment 3**, as amended, which was adopted.

Representative Randolph offered the following:

(Amendment Bar Code: 769853)

Amendment 4 (with title amendment)—Remove lines 405-406 and neert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer certifies to the Department of Revenue that the taxpayer maintained health insurance coverage for at least 10 employees during the previous 12 months for which the cost to each employee was no more than 10 percent of his or her gross wages, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or
- (b) If the taxpayer does not make the certification described in paragraph (a), there shall be exempt from the tax \$25,000 of net

Remove line 421 and insert:

subsection (5) and:

- (a) If the taxpayer certifies to the Department of Revenue that the taxpayer maintained health insurance coverage for at least 10 employees during the previous 12 months for which the cost to each employee was no more than 10 percent of his or her gross wages, less \$50,000; or
- (b) If the taxpayer does not make the certification described in paragraph (a), less \$25,000.

TITLE AMENDMENT

Remove lines 25-28 and insert:

amount of income that is exempt from taxation under certain circumstances; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations under certain circumstances; amending s.

Rep. Randolph moved the adoption of the amendment.

Representative Lopez-Cantera offered the following:

(Amendment Bar Code: 066951)

Amendment 1 to Amendment 4—Remove lines 7-11 of the amendment and insert:

(a) If the taxpayer certifies to the department that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, there shall be exempt from the tax \$50,000 of net

Remove lines 19-23 of the amendment and insert:

(a) If the taxpayer certifies to the department that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, less \$50,000; or

Rep. Lopez-Cantera moved the adoption of the amendment to the amendment, which was adopted. The vote was:

Session Vote Sequence: 729

Speaker Cannon in the Chair.

Yeas-79

Adkins	Dorworth	Ingram	Porter
Ahern	Drake	Kreegel	Precourt
Albritton	Eisnaugle	Legg	Proctor
Artiles	Ford	Logan	Ray
Aubuchon	Fresen	Lopez-Cantera	Renuart
Baxley	Frishe	Mayfield	Roberson, K.
Bileca	Gaetz	McBurney	Rooney
Boyd	Glorioso	McKeel	Smith
Brandes	Gonzalez	Metz	Snyder
Brodeur	Goodson	Moraitis	Stargel
Broxson	Grant	Nehr	Steube
Burgin	Grimsley	Nelson	Tobia
Caldwell	Hager	Nuñez	Trujillo
Cannon	Harrell	O'Toole	Van Zant
Coley	Harrison	Oliva	Weatherford
Corcoran	Holder	Passidomo	Weinstein
Costello	Hooper	Patronis	Wood
Crisafulli	Horner	Perry	Workman
Davis	Hudson	Pilon	Young
Diaz	Hukill	Plakon	•

Nays—37

Abruzzo	Fullwood	Reed	Steinberg
Bembry	Garcia	Rehwinkel Vasilinda	Taylor
Berman	Gibbons	Rogers	Thompson, G.
Bernard	Jones	Rouson	Thurston
Bullard	Kiar	Sands	Waldman
Campbell	Kriseman	Saunders	Watson
Chestnut	Pafford	Schwartz	Williams, A.
Clarke-Reed	Perman	Slosberg	
Clemens	Porth	Soto	
Cruz	Randolph	Stafford	

Votes after roll call:

Nays-Julien

The question recurred on the adoption of Amendment 4, as amended, which was adopted.

Representative Randolph offered the following:

(Amendment Bar Code: 151779)

Amendment 5 (with title amendment)—Remove lines 405-406 and insert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer certifies to the Department of Revenue using the employee's tax records that at least 75 percent of the taxpayer's employees are citizens of the state who were paid wages by the taxpayer at a rate of at least twice the state minimum wage, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or
- (b) If the taxpayer does not make the certification described in paragraph (a), there shall be exempt from the tax \$25,000 of net

Remove line 421 and insert:

subsection (5) and:

(a) If the taxpayer certifies to the Department of Revenue using the employee's tax records that at least 75 percent of the taxpayer's employees are citizens of the state who were paid wages by the taxpayer at a rate of at least twice the state minimum wage, less \$50,000; or

(b) If the taxpayer does not make the certification described in paragraph (a), less \$25,000.

TITLE AMENDMENT

Remove lines 25-28 and insert:

amount of income that is exempt from taxation under certain circumstances; amending s. 220.63, F.S.; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations under certain circumstances; amending s.

Rep. Randolph moved the adoption of the amendment.

Representative Lopez-Cantera offered the following:

(Amendment Bar Code: 049265)

Amendment 1 to Amendment 5—Remove lines 7-11 of the amendment and insert:

(a) If the taxpayer certifies to the department that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, there shall be exempt from the tax \$50,000 of net

Remove lines 19-23 of the amendment and insert:

(a) If the taxpayer certifies to the department that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, less \$50,000; or

Rep. Lopez-Cantera moved the adoption of the amendment to the amendment, which was adopted.

The question recurred on the adoption of **Amendment 5**, as amended, which was adopted.

Representative Cruz offered the following:

(Amendment Bar Code: 908171)

Amendment 6 (with title amendment)—Remove lines 405-406 and insert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer submits to the department a written statement that the health insurance coverage provided to the taxpayer's employees includes coverage for contraceptive drugs and devices, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or
- (b) If the taxpayer does not submit the statement described in paragraph (a), there shall be exempt from the tax \$25,000 of net

TITLE AMENDMENT

Remove line 25 and insert:

amount of income that is exempt from taxation under certain circumstances;

Rep. Cruz moved the adoption of the amendment.

Representative Lopez-Cantera offered the following:

(Amendment Bar Code: 862865)

Amendment 1 to Amendment 6—Remove lines 8-10 of the amendment and insert:

statement that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, there shall be exempt from the tax \$50,000 of net

Rep. Lopez-Cantera moved the adoption of the amendment to the amendment, which was adopted.

The question recurred on the adoption of **Amendment 6**, as amended, which was adopted.

Representative Clemens offered the following:

(Amendment Bar Code: 871541)

Amendment 7 (with title amendment)—Remove lines 405-406 and insert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer submits to the department a written certification that the taxpayer does not engage in employment discrimination against the hiring of veterans, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or
- (b) If the taxpayer does not submit the certification described in paragraph (a), there shall be exempt from the tax \$25,000 of net

TITLE AMENDMENT

Remove line 25 and insert:

amount of income that is exempt from taxation under certain circumstances;

Rep. Clemens moved the adoption of the amendment.

Representative Lopez-Cantera offered the following:

(Amendment Bar Code: 383063)

Amendment 1 to Amendment 7—Remove lines 8-9 of the amendment and insert:

certification that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, there shall be

Rep. Lopez-Cantera moved the adoption of the amendment to the amendment, which was adopted. The vote was:

Session Vote Sequence: 730

Speaker Cannon in the Chair.

Yeas-78

Adkins	Drake	Kreegel	Precourt
Ahern	Eisnaugle	Legg	Proctor
Albritton	Ford	Logan	Ray
Artiles	Fresen	Lopez-Cantera	Renuart
Aubuchon	Frishe	Mayfield	Roberson, K.
Baxley	Gaetz	McBurney	Rooney
Bileca	Glorioso	McKeel	Smith
Boyd	Gonzalez	Metz	Snyder
Brodeur	Goodson	Moraitis	Stargel
Broxson	Grant	Nehr	Steube
Burgin	Grimsley	Nelson	Tobia
Caldwell	Hager	Nuñez	Trujillo
Cannon	Harrell	O'Toole	Van Zant
Coley	Harrison	Oliva	Weatherford
Corcoran	Holder	Passidomo	Weinstein
Costello	Hooper	Patronis	Wood
Crisafulli	Horner	Perry	Workman
Davis	Hudson	Pilon	Young
Diaz	Hukill	Plakon	=
Dorworth	Ingram	Porter	

Nays-38

Abruzzo Bembry	Campbell Chestnut	Fullwood Garcia	Julien Kiar
Berman	Clarke-Reed	Gibbons	Kriseman
Bernard	Clemens	Jenne	Pafford
Bullard	Cruz	Jones	Perman

Waldman Porth Stafford Sands Randolph Saunders Steinberg Watson Reed Schwartz Taylor Williams, A. Rehwinkel Vasilinda Thompson, G. Slosberg Rogers Soto Thurston

Votes after roll call:

Yeas—Brandes

Nays-Rouson

The question recurred on the adoption of **Amendment 7**, as amended, which was adopted.

Representative Steinberg offered the following:

(Amendment Bar Code: 429651)

Amendment 8 (with title amendment)—Remove lines 405-406 and insert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer submits to the department a statement sworn to or affirmed under penalty of perjury that the taxpayer does not transact business, directly or indirectly, with Cuba, Iran, Sudan, or Syria, which have been designated by the United States Secretary of State under 50 U.S.C. App. s. 2405(j), 22 U.S.C. s. 2371(a), or 22 U.S.C. s. 2780(d) as countries that have repeatedly provided support for acts of international terrorism, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or
- (b) If the taxpayer does not submit the statement described in paragraph (a), there shall be exempt from the tax \$25,000 of net

TITLE AMENDMENT

Remove line 25 and insert:

amount of income that is exempt from taxation under certain circumstances;

Rep. Steinberg moved the adoption of the amendment.

Representative Steinberg offered the following:

(Amendment Bar Code: 361207)

Amendment 1 to Amendment 8 (with title amendment)—Remove lines 5-18 of the amendment and insert:

(1) In computing a taxpayer's liability for tax under this code, if the taxpayer submits to the department a statement sworn to or affirmed under penalty of perjury that the taxpayer does not transact business, directly or indirectly, with Cuba, Iran, Sudan, or Syria, which have been designated by the United States Secretary of State under 50 U.S.C. App. s. 2405(j), 22 U.S.C. s. 2371(a), or 22 U.S.C. s. 2780(d) as countries that have repeatedly provided support for acts of international terrorism, there shall be exempt from the tax \$50,000 \$25,000 of net

TITLE AMENDMENT

Remove lines 23-24 of the amendment and insert:

amount of income that is exempt from the corporate income tax; requiring taxpayers to submit certain sworn statements to the Department of Revenue as a condition of receiving the exemption;

Rep. Steinberg moved the adoption of the amendment to the amendment, which was adopted.

The question recurred on the adoption of **Amendment 8**, as amended, which was adopted.

Representative Steinberg offered the following:

(Amendment Bar Code: 839095)

Amendment 9 (with title amendment)—Remove lines 405-406 and insert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer submits to the department a statement sworn to or affirmed under penalty of perjury that the taxpayer had at least a 5-percent increase during the taxable year in the number of net new full-time permanent employees in the state, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or
- (b) If the taxpayer does not submit the statement described in paragraph (a), there shall be exempt from the tax \$25,000 of net

TITLE AMENDMENT

Remove line 25 and insert:

amount of income that is exempt from taxation under certain circumstances;

Rep. Steinberg moved the adoption of the amendment.

Motion

Rep. Waldman moved the previous question on Amendment 9.

Representative Lopez-Cantera suggested the absence of a quorum. A quorum was present [Session Vote Sequence: 731].

The question recurred on the motion to move the previous question, which was not agreed to.

Representative Lopez-Cantera offered the following:

(Amendment Bar Code: 951615)

Amendment 1 to Amendment 9—Remove lines 8-10 of the amendment and insert:

sworn to or affirmed under penalty of perjury that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02,

Rep. Lopez-Cantera moved the adoption of the amendment to the amendment, which was adopted.

The question recurred on the adoption of Amendment 9, as amended, which was adopted.

Representative Steinberg offered the following:

(Amendment Bar Code: 331883)

Amendment 10 (with title amendment)—Remove lines 405-406 and insert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer submits to the department a statement sworn to or affirmed under penalty of perjury that the taxpayer did not engage in any criminal activity or any unfair or deceptive acts or practices as defined in the Florida Deceptive and Unfair Trade Practices Act under part II of chapter 501 during that taxable year, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or
- (b) If the taxpayer does not submit the statement described in paragraph (a), there shall be exempt from the tax \$25,000 of net

TITLE AMENDMENT

Remove line 25 and insert:

amount of income that is exempt from taxation under certain circumstances;

Rep. Steinberg moved the adoption of the amendment.

Representative Lopez-Cantera offered the following:

(Amendment Bar Code: 810471)

Amendment 1 to Amendment 10—Remove lines 8-12 of the amendment and insert:

sworn to or affirmed under penalty of perjury that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, there shall be exempt from the tax

Rep. Lopez-Cantera moved the adoption of the amendment to the amendment, which was adopted. The vote was:

Session Vote Sequence: 732

Speaker Cannon in the Chair.

Yeas-79

. . .

Adkins	Dorworth	Ingram	Porter
Ahern	Drake	Kreegel	Precourt
Albritton	Eisnaugle	Legg	Proctor
Artiles	Ford	Logan	Ray
Aubuchon	Fresen	Lopez-Cantera	Renuart
Baxley	Frishe	Mayfield	Roberson, K.
Bileca	Gaetz	McBurney	Rooney
Boyd	Glorioso	McKeel	Smith
Brandes	Gonzalez	Metz	Snyder
Brodeur	Goodson	Moraitis	Stargel
Broxson	Grant	Nehr	Steube
Burgin	Grimsley	Nelson	Tobia
Caldwell	Hager	Nuñez	Trujillo
Cannon	Harrell	O'Toole	Van Zant
Coley	Harrison	Oliva	Weatherford
Corcoran	Holder	Passidomo	Weinstein
Costello	Hooper	Patronis	Wood
Crisafulli	Horner	Perry	Workman
Davis	Hudson	Pilon	Young
Diaz	Hukill	Plakon	="

Nays-36

Abruzzo	Cruz	Perman	Soto
Bembry	Fullwood	Porth	Stafford
Berman	Garcia	Randolph	Steinberg
Bernard	Jenne	Reed	Taylor
Bullard	Jones	Rehwinkel Vasilinda	Thompson, G.
Campbell	Julien	Rogers	Thurston
Chestnut	Kiar	Saunders	Waldman
Clarke-Reed	Kriseman	Schwartz	Watson
Clemens	Pafford	Slosberg	Williams, A.

Votes after roll call:

Yeas—Gibbons

Nays-Rouson

Yeas to Nays—Gibbons

Rep. Steinberg moved to withdraw the amendment, as amended, which was not agreed to.

The question recurred on the adoption of Amendment 10, as amended, which was adopted.

Representative Berman offered the following:

(Amendment Bar Code: 441317)

Amendment 11 (with title amendment)—Remove lines 405-406 and insert:

- (1) In computing a taxpayer's liability for tax under this code:
- (a) If the taxpayer submits to the department a written certification that the taxpayer does not pay wages to employees of one gender less than the rate at which the taxpayer pays wages to employees of the opposite gender, there shall be exempt from the tax \$50,000 of net income as defined in s. 220.12; or
- (b) If the taxpayer does not submit the certification described in paragraph (a), there shall be exempt from the tax \$25,000 of net

TITLE AMENDMENT

Remove line 25 and insert:

amount of income that is exempt from taxation under certain circumstances;

Rep. Berman moved the adoption of the amendment.

Representative Lopez-Cantera offered the following:

(Amendment Bar Code: 211059)

Amendment 1 to Amendment 11—Remove lines 8-10 of the amendment and insert:

certification that none of the taxpayer's employees are members of a labor organization as defined in s. 447.02, there shall be exempt

Rep. Lopez-Cantera moved the adoption of the amendment to the amendment, which was adopted. The vote was:

Session Vote Sequence: 733

Speaker Cannon in the Chair.

Yeas-79

Adkins Ahern	Dorworth Drake	Ingram Kreegel	Porter Precourt
Albritton	Eisnaugle	Legg	Proctor
Artiles	Ford	Logan	Ray
Aubuchon	Fresen	Lopez-Cantera	Renuart
Baxley	Frishe	Mayfield	Roberson, K.
Bileca	Gaetz	McBurney	Rooney
Boyd	Glorioso	McKeel	Smith
Brandes	Gonzalez	Metz	Snyder
Brodeur	Goodson	Moraitis	Stargel
Broxson	Grant	Nehr	Steube
Burgin	Grimsley	Nelson	Tobia
Caldwell	Hager	Nuñez	Trujillo
Cannon	Harrell	O'Toole	Van Zant
Coley	Harrison	Oliva	Weatherford
Corcoran	Holder	Passidomo	Weinstein
Costello	Hooper	Patronis	Wood
Crisafulli	Horner	Perry	Workman
Davis	Hudson	Pilon	Young
Diaz	Hukill	Plakon	-

Nays—37

Abruzzo	Garcia	Randolph	Steinberg
Bembry	Gibbons	Reed	Taylor
Berman	Jenne	Rehwinkel Vasilinda	Thompson, G.
Bernard	Jones	Rogers	Thurston
Bullard	Julien	Sands	Waldman
Chestnut	Kiar	Saunders	Watson
Clarke-Reed	Kriseman	Schwartz	Williams, A.
Clemens	Pafford	Slosberg	
Cruz	Perman	Soto	
Fullwood	Porth	Stafford	

Votes after roll call:

Yeas—Campbell

The question recurred on the adoption of Amendment 11, as amended, which was adopted.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

HB 7089—A bill to be entitled An act relating to the corporate income tax; amending s. 220.03, F.S.; adopting the 2012 version of the Internal Revenue Code for purposes of ch. 220, F.S.; providing for retroactive operation; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/HJR 93—A joint resolution proposing an amendment to Section 6 of Article VII and the creation of Section 32 of Article XII of the State Constitution to allow the Legislature by general law to provide ad valorem homestead property tax relief to the surviving spouse of a military veteran who died from service-connected causes while on active duty or a surviving spouse of a first responder who died in the line of duty, provide definitions with respect thereto, and provide an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/HB 95—A bill to be entitled An act relating to homestead property tax exemptions; providing a short title; amending s. 196.081, F.S.; providing definitions; providing application; exempting from taxation the homestead property of a surviving spouse of a first responder who dies in the line of duty under certain circumstances; providing construction, including application with respect to certain deaths preceding the effective date of the act; providing an appropriation; providing effective dates, including a contingent effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/HB 7081—A bill to be entitled An act relating to growth management; amending s. 163.3167, F.S.; authorizing a local government to retain certain charter provisions that were in effect as of a specified date and that relate to an initiative or referendum process; amending s. 163.3174, F.S.; requiring a local land planning agency to periodically evaluate and appraise a comprehensive plan; amending s. 163.3175, F.S.; clarifying and revising procedures related to the exchange of information between military installations and local governments under the act; amending s. 163.3177, F.S.; requiring estimates and projections of comprehensive plans to be based upon publications by the Office of Economic and Demographic Research; providing criteria for population projections; revising the housing and intergovernmental coordination elements of comprehensive plans; amending s. 163.31777, F.S.; exempting certain municipalities from public schools interlocal-agreement requirements; providing requirements for municipalities meeting the exemption criteria; amending s. 163.3178, F.S.; replacing a reference to the Department of Community Affairs with the state land planning agency; deleting provisions relating to the Coastal Resources Interagency Management Committee; amending s. 163.3180, F.S., relating to concurrency; revising and providing requirements relating to public facilities and services, public education facilities, and local school concurrency system requirements; deleting provisions excluding a municipality that is not a signatory to a certain interlocal agreement from participating in a school concurrency system; amending s. 163.3184, F.S.; revising provisions relating to the expedited state review process for adoption of comprehensive plan amendments; clarifying the time in which a local government must transmit an amendment to a comprehensive plan and supporting data and analyses to the reviewing agencies; revising the deadlines in administrative challenges to comprehensive plans and plan amendments for the entry of final orders and referrals of recommended orders; specifying a deadline for the state land planning agency to issue a notice of intent after receiving a complete comprehensive plan or plan amendment adopted pursuant to a compliance agreement; amending s. 163.3191, F.S.; conforming a cross-reference to changes made by the act; amending s. 163.3245, F.S.; deleting an obsolete cross-reference; deleting a reporting requirement relating to optional sector plans; amending s. 186.002, F.S.; deleting a requirement for the Governor to consider certain evaluation and appraisal reports in preparing certain plans and amendments; amending s. 186.007, F.S.; deleting a requirement for the Governor to consider certain evaluation and appraisal reports when reviewing the state comprehensive plan; amending s. 186.508, F.S.; requiring regional planning councils to coordinate implementation of the strategic regional policy plans with the evaluation and appraisal process; amending s. 189.415, F.S.; requiring an independent special district to update its public facilities report every 7 years and at least 12 months before the submission

date of the evaluation and appraisal notification letter; requiring the Department of Economic Opportunity to post a schedule of the due dates for public facilities reports and updates that independent special districts must provide to local governments; amending s. 288.975, F.S.; deleting a provision exempting local government plan amendments necessary to initially adopt the military base reuse plan from a limitation on the frequency of plan amendments; amending s. 380.06, F.S.; correcting cross-references; amending s. 380.115, F.S.; subjecting certain developments exempt from or no longer required to undergo development-of-regional-impact review to certain procedures; amending s. 1013.33, F.S.; deleting redundant requirements for interlocal agreements relating to public education facilities; revising cross-references to conform to changes made by the act; amending s. 1013.35, F.S.; revising a cross-reference to conform to changes made by the act; amending s. 1013.351, F.S.; deleting redundant requirements for the submission of certain interlocal agreements with the Office of Educational Facilities and the state land planning agency and for review of the interlocal agreement by the office and the agency; amending s. 1013.36, F.S.; deleting an obsolete cross-reference; providing an effective date.

—was read the second time by title.

Representative Workman offered the following:

(Amendment Bar Code: 107321)

Amendment 1 (with title amendment)—Between lines 1145 and 1146, insert:

Section 13. Subsections (21) through (25) of section 186.505, Florida Statutes, are renumbered as subsections (22) through (26), respectively, and a new subsection (21) is added to that section to read:

186.505 Regional planning councils; powers and duties.—Any regional planning council created hereunder shall have the following powers:

(21) A regional planning council may not provide consulting services to a private developer or landowner, other than any service that is statutorily mandated for a project for which the council may serve in a review capacity in the future.

TITLE AMENDMENT

Between lines 56 and 57, insert:

s. 186.505, F.S.; prohibiting a regional planning council from providing certain consulting services; amending

Rep. Workman moved the adoption of the amendment.

Representative Workman offered the following:

(Amendment Bar Code: 077157)

Substitute Amendment 1 (with title amendment)—Between lines 1145 and 1146, insert:

Section 13. Subsection (26) is added to section 186.505, Florida Statutes, to read:

186.505 Regional planning councils; powers and duties.—Any regional planning council created hereunder shall have the following powers:

(26) To provide consulting services to a private developer or landowner for a project, if not serving in a review capacity in the future, except that statutorily mandated services may be provided by the regional planning council regardless of its review role.

TITLE AMENDMENT

Between lines 57 and 58, insert:

s. 186.505, F.S.; authorizing a regional planning council to provide consulting services to a private developer or landowner under certain circumstances; amending

Rep. Workman moved the adoption of the substitute amendment, which was adopted.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

CS/HB 7045—A bill to be entitled An act relating to consumptive use permits for development of alternative water supplies; amending s. 373.236, F.S.; specifying conditions for issuance of permits; providing for issuance, extension, and review of permits approved after a certain date; providing applicability; providing construction; providing an effective date.

—was read the second time by title.

Rep. Waldman moved that a late-filed amendment be allowed for consideration, which was not agreed to by the required two-thirds vote.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

CS/HB 7003—A bill to be entitled An act relating to environmental resource permitting; creating s. 373.4131, F.S.; requiring the Department of Environmental Protection, in coordination with the water management districts, to adopt statewide environmental resource permitting rules for activities relating to the management and storage of surface waters; providing rule requirements; preserving an exemption from causes of action under the "Bert J. Harris, Jr., Private Property Rights Protection Act"; providing an exemption from the rulemaking provisions of ch. 120, F.S., for implementation of the rules by water management districts; requiring counties, municipalities, and delegated local programs to amend ordinances and regulations within a specified timeframe to incorporate applicable rules; providing construction; requiring the department and delegated local programs to identify and reconcile certain permitting processes; providing for applicability, effect, and repeal of specified rules; authorizing water management districts to adopt and retain specified rules; authorizing the department to incorporate certain rules; providing a presumption of compliance for specified design, construction, operation, and maintenance of certain stormwater management systems; providing exemptions for specified stormwater management systems and permitted activities; requiring the department to conduct or oversee staff assessment and training; reenacting s. 70.001(12), F.S., relating the "Bert J. Harris, Jr., Private Property Rights Protection Act," for purposes of a cross-reference in s. 373.4131, F.S.; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/CS/HB 7021—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 20.14, F.S.; establishing the Division of Food, Nutrition, and Wellness within the department; amending s. 253.002, F.S.; requiring the department to perform certain staff duties and functions for the Board of Trustees of the Internal Improvement Trust Fund related to conservation easements; amending s. 379.2523, F.S.; deleting references to the Aquaculture Interagency Coordinating Council to conform to the repeal by the act of provisions creating the council; amending s. 379.2524, F.S.; deleting provisions that prohibit compensation and authorize per diem and travel expenses for members of the Sturgeon Production Working Group; amending s. 388.161, F.S.; revising the substances that mosquito control districts are authorized to use for controlling mosquito breeding; amending s. 388.201, F.S.; revising the date by which mosquito control districts must submit their certified budgets for approval by the department; amending s. 388.323, F.S.; revising procedures for a county's or mosquito control district's disposal of certain surplus equipment; repealing s. 388.42, F.S., relating to the John A. Mulrennan, Sr., Arthropod Research Laboratory; amending s. 388.46, F.S.; revising the membership and responsibilities of the Florida Coordinating Council on Mosquito Control; revising the duties of the council's Subcommittee on Managed Marshes; amending s. 493.6104, F.S.; deleting provisions that prohibit compensation and authorize per diem and travel expenses for members of the Private

Investigation, Recovery, and Security Advisory Council; amending s. 500.09, F.S.; authorizing the department to adopt rules incorporating by reference the federal model Food Code; amending ss. 500.147 and 502.014, F.S.; deleting provisions for a food safety pilot program and a permitting program for persons who test milk or milk products; amending s. 502.053, F.S.; deleting requirements for milkfat tester licenses; amending s. 570.0705, F.S.; prohibiting members of certain advisory bodies from receiving per diem or travel expenses; deleting a provision that prohibits members from receiving compensation for their services; repealing s. 570.071, F.S., relating to the Florida Agricultural Exposition and the receipt and expenditure of funds for the exposition; amending s. 570.074, F.S.; renaming and revising the policy jurisdiction of the department's Office of Energy and Water; amending s. 570.18, F.S.; conforming cross-references; repealing s. 570.29, F.S., relating to divisions of the Department of Agriculture and Consumer Services; repealing s. 570.34, F.S., relating to the Plant Industry Technical Council; creating s. 570.451, F.S.; creating the Agricultural Feed, Seed, and Fertilizer Advisory Council; providing for the council's powers and duties and the appointment of council members; amending ss. 570.53 and 570.54, F.S.; conforming cross-references; amending s. 573.112, F.S.; providing that members of the Citrus Research and Development Foundation's board of directors are entitled to reimbursement for per diem and travel expenses; amending s. 573.118, F.S.; revising requirements for the accounting and review of collections and expenditures from agricultural commodity marketing order assessments; deleting requirements for the audit of such accounts; amending s. 576.045, F.S.; revising the expiration dates of certain provisions regulating fertilizers containing nitrogen or phosphorous; amending s. 576.071, F.S.; deleting a reference to the Fertilizer Technical Council to conform to the repeal by the act of provisions creating the council; repealing ss. 576.091 and 578.30, F.S., relating to the Fertilizer Technical Council and Seed Technical Council; amending s. 580.041, F.S.; revising the reporting requirements and penalties for violations by distributors of commercial feed; amending s. 580.131, F.S.; revising requirements for the assessment of penalties and enforcement of violations by manufacturers and distributors of commercial feed or feedstuff; authorizing the department to assess penalties; requiring registered distributors of commercial feed to pay such penalties to consumers within a specified period; imposing additional penalties for nonpayment; providing for the deposit and use of certain funds paid to the department; repealing s. 580.151, F.S., relating to the Commercial Feed Technical Council; amending s. 581.011, F.S.; conforming provisions; amending s. 581.145, F.S.; revising requirements for the issuance of permits to aquaculture producers for the transport and sale of water hyacinths to other states and countries; amending s. 582.06, F.S.; revising requirements for the composition and appointment of members of the Soil and Water Conservation Council and the reimbursement of members for per diem and travel expenses; amending ss. 582.20 and 582.29, F.S.; revising the geographic jurisdiction of soil and water conservation districts to include certain territory outside of the districts' boundaries; amending s. 582.30, F.S.; revising requirements and procedures for the dissolution or discontinuance of soil and water conservation districts; revising notice requirements for such proposed dissolution or discontinuance; amending s. 582.31, F.S.; revising requirements for payment of the proceeds from the sale of property of a dissolving soil and water conservation district to the State Treasury; amending s. 582.32, F.S.; providing for the transfer of property and assumption of indebtedness of a soil and water conservation district upon its dissolution; deleting provisions relating to the continuation of contracts with dissolved soil and water conservation districts; repealing s. 585.155, F.S., relating to the inspection and vaccination of cattle for brucellosis; repealing s. 589.03, F.S., relating to the compensation and reimbursement for per diem and travel expenses of members of the Florida Forestry Council; amending s. 589.19, F.S.; renaming the "Wounded Warrior Special Hunt Areas" of the state forests; conforming obsolete references to the former Division of Forestry; amending s. 589.277, F.S.; revising requirements for the deposit of contributions for tree planting programs; conforming obsolete references to the former Division of Forestry; amending s. 590.02, F.S.; specifying that state and local government agencies other than the Florida Forest Service may not enforce regulations of broadcast burning or agricultural and silvicultural pile burning except under certain circumstances; conforming

obsolete references to the former Division of Forestry; amending ss. 597.0021 and 597.003, F.S.; deleting references to the Aquaculture Interagency Coordinating Council to conform to the repeal by the act of provisions creating the council; amending s. 597.004, F.S.; authorizing the waiver of aquaculture registration fees for certain schools; amending s. 597.005, F.S.; revising the composition of the Aquaculture Review Council to conform to the repeal by the act of provisions creating the Aquaculture Interagency Coordinating Council; revising the legislative committees to whom the Aquaculture Review Council must provide analyses of unresolved industry issues; repealing s. 597.006, F.S., relating to the Aquaculture Interagency Coordinating Council; amending s. 604.21, F.S.; authorizing the Commissioner of Agriculture or a designee to act as trustee on certain bonds or securities and authorizing the commissioner to enter into agreements with the United States Department of Agriculture for purposes of a specified federal act; amending s. 616.252, F.S.; providing for the reimbursement of members of the Florida State Fair Authority for per diem and travel expenses; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 7093—A bill to be entitled An act relating to domestic violence; amending s. 39.903, F.S.; revising provisions relating to certification of domestic violence centers; providing specified additional duties for and authority of the Florida Coalition Against Domestic Violence; revising the duties of the Department of Children and Family Services; requiring the department to contract with the coalition for specified purposes; amending s. 39.904, F.S.; requiring the coalition rather than the department to provide a specified annual report; providing for department approval of the report; revising the contents of the report; amending s. 39.905, F.S.; requiring the coalition rather than the department to perform certain duties relating to certification of domestic violence centers; revising provisions relating to certification of domestic violence centers; revising the demonstration of need for certification of a new domestic violence center; revising provisions relating to expiration of a domestic violence center's annual certificate; conforming provisions to changes made by the act; amending ss. 381.006, 381.0072, 741.281, 741.2902, 741.30, and 741.316, F.S.; conforming provisions to changes made by the act; amending s. 741.32, F.S.; deleting a provision establishing the Office for Certification and Monitoring of Batterers' Intervention Programs; amending s. 741.325, F.S.; revising the guidelines for batters' intervention programs; repealing s. 741.327, F.S., relating to certification and monitoring of batterers' intervention programs; amending ss. 938.01 and 948.038, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 7029—A bill to be entitled An act relating to the repeal of administrative rules; amending s. 120.536, F.S.; providing for repeal of administrative rules upon the repeal of the law implemented; creating s. 120.555, F.S.; providing a process for summary repeal of administrative rules that are no longer in effect; nullifying specific administrative rules adopted by the Northwest Florida Water Management District, Suwannee River Water Management District, St. Johns River Water Management District, Southwest Florida Water Management District, South Florida Water Management District, the former Department of Commerce, the former Department of Health and Rehabilitative Services, Health Program Office, the former Advisory Council on Intergovernmental Relations, or the former Department of Labor and Employment Security; directing the Department of Health and the Department of Education to initiate necessary rulemaking before the effective date of specified rule nullifications; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

CS/HB 7041—A bill to be entitled An act relating to governmental reorganization; amending s. 20.60, F.S.; establishing the Division of Information Technology within the Department of Economic Opportunity; amending ss. 68.096, 68.105, 159.81, 163.2517, 163.2523, 163.3178, 163.3191, 163.3204, 163.3221, 163.3246, 163.3247, 163.336, 163.458, 163.460, 163.461, 163.462, 163.5055, 163.506, 163.508, 163.511, 163.512, 212.096, 213.053, 215.55865, 218.411, 220.153, 220.183, 220.194, 258.501, 259.042, 259.101, 282.201, 288.021, 288.1045, 288.106, 288.108, 288.1083, 288.1089, 288.1097, 288.11621, 288.1168, 288.1171, 288.1254, 288.714, 288.7102, 288.987, 290.0055, 290.0065, 290.00726, 290.00727, 290.00728, 311.09, 320.08058, 339.135, 342.201, 373.461, 377.703, 377.809, 380.06, 402.56, 403.0891, 420.503, 420.507, 420.101, 420.0005, 420.0006, 443.036, 443.091, 443.111, 443.141, 443.1715, 443.17161, 446.50, 450.261, 509.032, 624.5105, 1002.75, and 1002.79, F.S.; correcting references to agency names and divisions and correcting cross-references to conform to the governmental reorganization resulting from the enactment of chapter 2011-142, Laws of Florida; making technical and grammatical changes; amending s. 163.3178, F.S.; deleting provisions that encourage local governments to adopt countywide marina siting plans and use uniform criteria and standards for marina siting; conforming a cross-reference; amending s. 259.035, F.S.; correcting a reference to the number of members of the Acquisition and Restoration Council; amending s. 288.12265, F.S.; authorizing Enterprise Florida, Inc., to contract with the Florida Tourism Industry Marketing Corporation for management and operation of welcome centers; amending s. 288.901, F.S.; revising the membership of the board of directors of Enterprise Florida, Inc.; limiting the requirement that members of the board of directors be confirmed by the Senate to those members who are appointed by the Governor; amending s. 288.980, F.S.; replacing an obsolete reference to the former Office of Tourism, Trade, and Economic Development; correcting the number of grant programs relating to Florida Economic Reinvestment Initiative; amending s. 331.3081, F.S.; revising the membership of the board of directors of Space Florida; providing for designation of the chair of the board of directors; deleting provisions establishing the Space Florida advisory council; repealing s. 163.03, F.S., relating to the powers and duties of the Secretary of Community Affairs and functions of Department of Community Affairs with respect to federal grant-in-aid programs; repealing s. 379.2353, F.S., relating to the designation of enterprise zones in communities suffering adverse impacts from the adoption of the constitutional amendment limiting the use of nets to harvest marine species; providing an effective date.

—was read the second time by title.

Representative Ray offered the following:

(Amendment Bar Code: 153087)

Amendment 1 (with directory and title amendments)—Between lines 67 and 68, insert:

- (4) The purpose of the department is to assist the Governor in working with the Legislature, state agencies, business leaders, and economic development professionals to formulate and implement coherent and consistent policies and strategies designed to promote economic opportunities for all Floridians. To accomplish such purposes, the department shall:
- (f) Coordinate with state agencies on the processing of state development approvals or permits to minimize the duplication of information provided by the applicant and the time before approval or disapproval.

DIRECTORY AMENDMENT

Remove line 61 and insert:

Section 1. Paragraph (e) is added to subsection (3) and paragraph (f) is added to subsection (4) of

TITLE AMENDMENT

Remove line 5 and insert:

Economic Opportunity; establishing additional duties of the department with respect to the processing of state development approvals or permits; amending ss. 68.096, 68.105,

Rep. Ray moved the adoption of the amendment, which was adopted.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

CS/HB 1037—A bill to be entitled An act relating to coordination between schools and local governments; amending s. 1002.36, F.S.; authorizing the Board of Trustees of the Florida School for the Deaf and the Blind to exercise the power of eminent domain after receiving approval from the Administration Commission; requiring the board of trustees to provide student housing in compliance with specified law; amending s. 1013.351, F.S.; deleting a requirement that the Florida School for the Deaf and the Blind and the local government submit an interlocal agreement to the state land planning agency and the Office of Educational Facilities for review; providing for the vesting of Florida School for the Deaf and the Blind facilities; requiring local government cooperation in the restoration of school facilities; requiring school facilities to comply with specified law; providing an effective date.

-was read the second time by title.

Representative Broxson offered the following:

(Amendment Bar Code: 648583)

Amendment 1 (with title amendment)—

TITLE AMENDMENT

Remove lines 2-3 and insert:

An act relating to the Florida School for the Deaf and the Blind; amending s. 1002.36, F.S.;

Rep. Broxson moved the adoption of the amendment, which was adopted.

Representative Broxson offered the following:

(Amendment Bar Code: 790175)

Amendment 2—Remove line 67 and insert: does shall not constitute and may not or be considered a

Rep. Broxson moved the adoption of the amendment, which was adopted.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

HB 4105—A bill to be entitled An act relating to the Agency for Health Care Administration; amending s. 402.81, F.S.; deleting the requirement that the agency submit a report to the Legislature relating to pharmaceutical expense assistance; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 4179—A bill to be entitled An act relating to the Florida Mental Health Act; repealing s. 394.4674, F.S., relating to the Department of Children and Family Services' plan for the deinstitutionalization of mental health patients and reports to the Legislature on the status of the plan; providing an effective date

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 4169—A bill to be entitled An act relating to insurance company excess profits; amending s. 627.215, F.S., which prohibits insurance companies from realizing excessive profits for writing certain lines of insurance coverage, to delete workers' compensation and employer's liability

insurance coverages from the list of lines for which excessive profits are prohibited; amending s. 628.6017, F.S.; conforming a cross-reference; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 4181—A bill to be entitled An act relating to workers' compensation; amending s. 440.13, F.S.; deleting the definition of the term "certified health care provider"; deleting provisions providing for removal of physicians from lists of those authorized to render medical care under certain conditions; conforming provisions to changes made by the act; amending s. 440.102, F.S.; revising a cross-reference to conform to changes made by the act; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 4047—A bill to be entitled An act relating to judicial census commissions; repealing s. 26.011, F.S., relating to judicial census commissions; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 4067—A bill to be entitled An act relating to marshals of district courts of appeal; repealing s. 35.27, F.S., relating to compensation of marshals; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 4069—A bill to be entitled An act relating to county courts; repealing s. 34.131, F.S., relating to a requirement that county courts be open for voluntary pleas of guilty at all times, Sundays excepted; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 4081—A bill to be entitled An act relating to district courts of appeal; repealing s. 35.19, F.S., which states that the salary of judges of district courts of appeal shall be as provided by law; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Motion to Adjourn

Rep. Weatherford moved that the House, after receiving reports, adjourn for the purpose of holding committee and subcommittee meetings and conducting other House business, to reconvene at 12:30 p.m., Wednesday, February 15, 2012, or upon call of the Chair. The motion was agreed to.

Messages from the Senate

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed ${\rm HB}$ 7005.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 7007.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 7009.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 7011.

Debbie Brown, Secretary

The above bill was ordered enrolled.

First-named Sponsors

CS/HB 823—Bernard

HB 7097—Caldwell

HB 7099—Grant

Cosponsors

CS/HB 37—Metz

CS/HJR 55-Artiles

CS/HJR 169-Artiles

HB 269-Soto

HB 317—Albritton, Boyd, Brodeur, Broxson, Caldwell, Crisafulli, Diaz, Ford, Gonzalez, Hooper, Ingram, Passidomo

CS/HB 343—Ahern

CS/HB 531-Pafford

CS/HB 615-Julien

HB 621—Nehr

CS/HB 737—Coley

CS/CS/HB 799—A. Williams

CS/HB 1037—Baxley

CS/HB 1059—Adkins, A. Williams

CS/HB 1187—Porth

CS/HB 1323-Grant

CS/HB 1351—Pafford

CS/CS/HB 1401—Weinstein

HB 4001—Weinstein

HB 7049—Artiles, Porth

Withdrawals as First-named Sponsor

HB 7097—Precourt

HB 7099—Precourt

Introduction and Reference

By the Business & Consumer Affairs Subcommittee; Representative ${\bf Ahern}-$

HB 7119—A bill to be entitled An act relating to early learning programs: creating chapter 431, F.S.; providing a short title; defining terms; providing for designation of the Office of Early Learning as lead agency for the federal Child Care and Development Fund; providing the office's powers and duties for administering the school readiness program; providing for a preassessment and postassessment of children enrolled in the school readiness program; limiting uses of assessment data; requiring the office to submit an annual report to the Governor and Legislature; providing for the establishment and duties of early learning coalitions; limiting the number of coalitions and providing the minimum number of children that each coalition must serve; providing for the merger of coalitions under certain circumstances; providing for the membership of coalition boards; limiting the use of certain funds by coalitions; requiring coalitions to annually submit school readiness plans to the Office of Early Learning in the format prescribed by the office; establishing a scorecard to measure coalition performance; providing the coalitions' powers and duties for administering the school readiness program; requiring the coalitions to submit annual reports to the Office of Early Learning; establishing eligibility criteria for the enrollment of children in the school readiness program and the priorities by which children are enrolled; providing procedures and notice requirements for the disenrollment of children; providing reporting requirements for children who are absent from the program; providing standards and eligibility criteria for school readiness providers; requiring school readiness providers to execute the statewide provider agreement prescribed by the Office of Early Learning; providing for the allocation of school readiness funds as specified in the General Appropriations Act; limiting expenditures for administrative activities, quality activities, and nondirect services; providing for the payment of school readiness providers according to calculations of payment rates and sliding fee scales as provided in the General Appropriations Act; authorizing the Office of Early Learning to request budget amendments for increased payment rates in certain geographic areas under certain circumstances; providing for compliance with federal parental choice requirements through payment of school readiness providers with payment certificates; providing for investigations of fraud or overpayment in the school readiness program; providing for the repayment of identified overpayments; limiting the participation of school readiness providers and parents in the program until repayment is made in full; providing penalties for certain acts of fraud; authorizing the Office of Early Learning to adopt rules; specifying additional rulemaking requirements; transferring, renumbering, and amending ss. 411.0101 and 411.011, F.S.; conforming cross-references; transferring, renumbering, and amending s. 411.01013, F.S.; revising provisions for calculation of the prevailing market rate schedule; requiring school readiness providers to annually submit their market rates by a specified date; transferring, renumbering, and amending s. 411.01015, F.S.; conforming a cross-reference; transferring, renumbering, and amending s. 411.0102, F.S.; deleting a short title; deleting provisions for the membership and duties of the Child Care Executive Partnership; requiring the Office of Early Learning to administer the Child Care Executive Partnership Program; deleting

provisions of community child care task forces and the disbursement of funds through local purchasing pools; transferring and renumbering ss. 411.0103 and 411.0105, F.S.; transferring, renumbering, and amending s. 411.0106, F.S.; conforming a cross-reference; transferring, renumbering, and amending s. 1002.77, F.S.; revising the purpose of the Florida Early Learning Advisory Council; revising frequency of council meetings; conforming cross-references; amending ss. 11.45, 20.15, 216.136, 402.302, 490.014, 491.014, 1002.51, 1002.53, 1002.67, 1002.71, and 1006.03, F.S.; F.S.; conforming cross-references; conforming terminology; repealing ss. 411.01, 411.01014, 411.0104, 445.023, and 445.032, F.S., relating to the School Readiness Act, school readiness transportation services, Early Head Start collaboration grants, dependent care for families with children with special needs, and transitional child care; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Economic Affairs Committee.

By the Rulemaking & Regulation Subcommittee; Representative Artiles—

HB 7121—A bill to be entitled An act relating to ratification of rules; ratifying a specified rule for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule meeting any of specified thresholds for likely adverse impact or increase in regulatory costs; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Campbell—

HR 9057—A resolution celebrating Haitians and Haitian Americans for their 208 years of rich and moving history.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Hukill—

HR 9059—A resolution recognizing November 12-18, 2012, as "Spinal Cord Injury Awareness Week" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Ford-

HR 9061—A resolution recognizing June 1, 2012, as "Men's Low TESTosterone Awareness Day" in Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Costello—

HR 9063—A resolution honoring the Tuskegee Airmen and Lt. Charles P. Bailey, Sr., for their brave contributions to the history of the State of Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Jones—

 $HR\ 9065 \text{---} A\ resolution\ honoring\ the\ Women's\ Heart\ Health\ Initiative.$

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Berman-

HR 9067—A resolution designating the week of April 15-22, 2012, as the "Days of Remembrance" and April 19, 2012, as "Holocaust Remembrance Day" in the State of Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative McKeel-

HR 9069—A resolution recognizing the University of Florida Women's Tennis Team for winning the 2011 National Collegiate Athletic Association (NCAA) Championship.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative McKeel-

HR 9071—A resolution recognizing February 16, 2012, as "University of Florida Day" in the State of Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Fresen-

HR 9073—A resolution recognizing February 4, 2012, as the 150th Anniversary of Bacardi rum.

First reading by publication (Art. III, s. 7, Florida Constitution).

First Reading of Committee Substitutes by Publication

By the Government Operations Appropriations Subcommittee; Representative **Bembry**—

CS/HB 249—A bill to be entitled An act relating to public lodging establishments; amending s. 509.013, F.S.; revising the definition of the term "public lodging establishment" to exclude certain apartment buildings designated primarily as housing for persons at least 62 years of age; authorizing the Division of Hotels and Restaurants to require written documentation from an apartment building operator that such building is in compliance with certain criteria; authorizing the division to adopt certain rules; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Appropriations Subcommittee; Judiciary Committee; and Civil Justice Subcommittee; Representatives Gaetz, Renuart, Coley, Costello, and Kreegel—

CS/CS/CS/HB 385—A bill to be entitled An act relating to medical malpractice; amending s. 766.102, F.S.; establishing the burden of proof that a claimant must meet in certain damage claims against health care providers based on death or personal injury; amending s. 766.106, F.S.; allowing a prospective medical malpractice defendant to interview a claimant's treating health care providers without the presence of the claimant or the claimant's legal representative; requiring a prospective defendant to provide the claimant notice a specified period before such an interview; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Economic Affairs Committee; Transportation & Economic Development Appropriations Subcommittee; and Transportation & Highway Safety Subcommittee; Representative **Pilon**—

CS/CS/CS/HB 599—A bill to be entitled An act relating to transportation and mitigation programs; amending s. 341.301, F.S.; revising the definition of the term "limited covered accident"; amending s. 341.302, F.S.; authorizing the Department of Transportation to contract to indemnify against loss and purchase liability insurance coverage for National Railroad Passenger Corporation subject to specified terms and conditions; amending s. 373.4137, F.S.; revising legislative intent to encourage the use of other mitigation options that satisfy state and federal requirements; providing the Department of Transportation or a transportation authority the option of participating in a mitigation project; requiring the Department of Transportation or a transportation authority to submit lists of its projects in the adopted work program to the water management districts; requiring a list rather than a survey of threatened or endangered species and species of special concern affected by a proposed project; providing conditions for the release of certain environmental mitigation funds; prohibiting a mitigation plan from being implemented unless the plan is submitted to and approved by the Department of Environmental Protection; providing additional factors that must be explained regarding the choice of mitigation bank; removing a provision requiring an explanation for excluding certain projects from the mitigation plan; providing criteria that the Department of Transportation must use in determining which projects to include in or exclude from the mitigation plan; amending s. 373.4135, F.S.; authorizing a governmental entity to create or provide mitigation for projects other than its own under specified circumstances; providing applicability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health Care Appropriations Subcommittee; and Health & Human Services Quality Subcommittee; Representative Cruz—

CS/CS/HB 653—A bill to be entitled An act relating to health care fraud; amending s. 456.0635, F.S.; revising the grounds under which the Department of Health or corresponding board is required to refuse to admit a candidate to an examination and refuse to issue or renew a license, certificate, or registration of a health care practitioner; providing an exception; amending s. 456.036, F.S.; providing that all persons who were denied renewal of licensure, certification, or registration under s. 456.0635(3), F.S., may regain licensure, certification, or registration only by completing the application process for initial licensure; providing an exception; providing an effective date

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Community & Military Affairs Subcommittee; Representative \mathbf{Nehr} —

CS/HB 699—A bill to be entitled An act relating to the East Lake Tarpon Community, Pinellas County; providing requirements for the municipal annexation of the East Lake Tarpon Community; requiring a referendum of the electors within the community before such annexation; providing exceptions; describing the community boundaries; providing for expiration; providing an effective date.

Proof of Publication of the required notice was attached.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Appropriations Subcommittee; and Insurance & Banking Subcommittee; Representative **Hager**—

CS/CS/HB 725—A bill to be entitled An act relating to insurance agents and adjusters; amending s. 626.015, F.S.; revising the definitions of "adjuster"

and "home state"; amending s. 626.0428, F.S.; revising provisions relating to who may bind insurance coverage; amending s. 626.171, F.S.; providing that an applicant is responsible for the information in an application even if completed by a third party; requiring an application to include a statement about the method used to meet certain requirements; amending s. 626.191, F.S.; revising provisions relating to when an applicant may apply for a license after an initial application is denied by the Department of Financial Services; amending s. 626.221, F.S.; revising provisions relating to license examinations; conforming provisions relating to all-lines adjusters; deleting an exemption from examination for certain adjusters; amending s. 626.231, F.S.; providing for submitting an application for examination on a designee's website; amending s. 626.241, F.S.; revising the scope of the examination for an all-lines adjuster; amending s. 626.251, F.S.; providing for e-mailing notices of examinations; amending s. 626.281, F.S.; specifying how many times an applicant may take an examination during a year; amending s. 626.2815, F.S.; revising provisions relating to continuing education requirements; providing that persons on active military duty may seek a waiver; providing for an update course and the contents of such course; deleting requirements relating specifically to certain types of insurance; providing education requirements for bail bond agents and public adjusters; eliminating the continuing education advisory board; amending s. 626.292, F.S.; conforming provisions to changes made by the act relating to all-lines adjusters; amending s. 626.311, F.S.; conforming provisions to changes made by the act relating to limited licenses; amending s. 626.321, F.S.; revising provisions relating to limited licenses; prohibiting the future issuance of new limited licenses for motor vehicle physical damage and mechanical breakdown insurance; combining limited licenses relating to credit insurance; specifying events covered by crop hail and multiple-peril crop insurance; revising in-transit and storage personal property insurance to create a limited license for portable electronics insurance; amending s. 626.342, F.S.; clarifying that the prohibition relating to the furnishing of supplies to unlicensed agents applies to all unlicensed agents; amending s. 626.381, F.S.; revising provisions relating to the reporting of administrative actions; amending s. 626.536, F.S.; clarifying requirements for reporting administrative actions taken against a licensee; amending s. 626.551, F.S.; shortening the time within which a licensee must report to the department a change in certain information; authorizing the Department of Financial Services to adopt rules relating to notification of a change of address; amending s. 626.621, F.S.; adding failure to comply with child support requirements as grounds for action against a license; amending s. 626.641, F.S.; clarifying provisions relating to the suspension or revocation of a license or appointment; amending s. 626.651, F.S.; revising provisions relating to the suspension or revocation of licenses; amending ss. 626.730 and 626.732, F.S.; revising provisions relating to the purpose of the general lines and personal lines license and certain requirements related to general lines and personal lines agents; conforming provisions to changes made by the act relating to limited licenses; amending s. 626.8411, F.S.; revising requirements and exemptions relating to title insurance agents or agencies; creating s. 626.8548, F.S.; defining the term "all-lines adjuster"; amending s. 626.855, F.S.; revising the definition of "independent adjuster"; amending s. 626.856, F.S.; revising the definition of "company employee adjuster"; repealing s. 626.858, F.S., relating to defining "nonresident company employee adjuster"; amending s. 626.8584, F.S.; revising the definition of "nonresident all-lines adjuster"; amending s. 626.863, F.S.; conforming provisions to changes made by the act relating to all-lines adjusters; amending s. 626.864, F.S.; revising provisions relating to adjuster license types; amending s. 626.865, F.S.; requiring an applicant for public adjuster to be licensed as a public adjuster apprentice; amending s. 626.866, F.S.; conforming provisions to changes made by the act relating to all-lines adjusters; repealing s. 626.867, F.S., relating to qualifications for company employee adjusters; amending s. 626.869, F.S.; revising provisions relating to an all-lines adjuster license; ceasing the issuance of certain adjuster licenses; revising continuing education requirements; amending s. 626.8697, F.S.; revising provisions relating to the violation of rules resulting in the suspension or revocation of an adjuster's license; amending s. 626.872, F.S.; conforming provisions to changes made by the act relating to all-lines adjusters; repealing s. 626.873, F.S., relating to licensure for nonresident

company employee adjusters; amending s. 626.8734, F.S.; amending provisions relating to nonresident all-lines adjusters; providing for verifying an applicant's status through the National Association of Insurance Commissioners' Producer Database; amending ss. 626.8736, 626.874, 626.875, and 626.876, F.S.; conforming provisions to changes made by the act relating to all-lines adjusters; amending s. 626.927, F.S.; deleting a requirement that a licensed surplus lines agent maintain a bond; repealing s. 626.928, F.S., relating to a surplus lines agent's bond; amending ss. 626.933, 626.935, and 627.952, F.S.; conforming cross-references; amending s. 635.051, F.S.; requiring persons transacting mortgage guaranty insurance to be licensed and appointed as a credit insurance agent; amending s. 648.34, F.S.; requiring application information for bail bond agents; amending s. 648.38, F.S.; revising the notice of examination requirements for bail bond agents; amending s. 648.385, F.S.; revising continuing education courses for bail bond agents, to conform to changes made by the act; amending s. 648.421, F.S.; requiring a bail bond agent to provide notification of a change in his or her e-mail address; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Economic Development Appropriations Subcommittee; and Transportation & Highway Safety Subcommittee; Representative **O'Toole**—

CS/CS/HB 1009—A bill to be entitled An act relating to low-speed vehicles; amending s. 319.14, F.S.; authorizing the conversion of a vehicle titled or branded and registered as a low-speed vehicle to a golf cart; providing procedures; providing for a fee; amending s. 320.01, F.S.; revising the definition of the term "low-speed vehicle" to include vehicles that are not electric powered; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Appropriations Subcommittee; and Insurance & Banking Subcommittee; Representative **Abruzzo**—

CS/CS/HB 1011—A bill to be entitled An act relating to warranty associations; amending s. 634.011, F.S.; revising the definition of the term "motor vehicle service agreement"; amending s. 634.121, F.S.; providing criteria for a motor vehicle service agreement company to effectuate refunds through the issuing salesperson or agent; requiring the salesperson, agent, or service agreement company to maintain a copy of certain documents; requiring a salesperson or agent to provide a copy of a document to the service agreement company if requested by the Department of Financial Services or the Office of Insurance Regulation; requiring the office to provide to the department findings that a salesperson or agent exhibits a pattern or practice of failing to effectuate refunds or to maintain and remit to the service agreement company the required documentation; amending s. 634.141, F.S.; authorizing rather than requiring the office to examine service agreement companies; limiting the examination period to the most recent 5 years; limiting the cost of certain examinations; creating s. 634.2855, F.S.; authorizing a governmental entity, public agency, institution, person, firm, or legal entity to provide money to the department to pursue unauthorized entities operating as motor vehicle service agreement companies; providing requirements for the deposit of the money; providing that funds remaining at the end of any fiscal year shall be available for carrying out duties and responsibilities of the department or the office; amending s. 634.312, F.S.; authorizing a home warranty association to effectuate a refund through the issuing sales representative; amending s. 634.314, F.S.; authorizing rather than requiring the office to examine home warranty associations; limiting the examination period to the most recent 5 years; limiting the cost of certain examinations; removing the requirement that the commission establish rules for conducting examinations; removing the criteria for determining whether an examination is warranted; creating s. 634.3385, F.S.; authorizing a governmental entity, public agency, institution, person, firm, or legal entity to provide money to the department to pursue unauthorized entities operating as

home warranty associations; providing that funds remaining at the end of any fiscal year shall be available for carrying out duties and responsibilities of the department or the office; amending s. 634.414, F.S.; authorizing service warranty associations to effectuate refunds through the issuing sales representative; authorizing a service warranty association to issue refunds by cash, check, store credit, gift card, or other similar means; amending s. 634.416, F.S.; authorizing rather than requiring the office to examine service warranty associations; limiting the examination period to the most recent 5 years; limiting the costs of certain examinations; removing the requirement that the commission establish rules for conducting examinations; removing the criteria for determining whether an examination is warranted; removing provisions relating to the rates charged a to service warranty association for examinations; creating s. 634.4385, F.S.; authorizing a governmental entity, public agency, institution, person, firm, or legal entity to provide money to the department to pursue unauthorized entities operating as service warranty associations; providing that funds remaining at the end of any fiscal year shall be available for carrying out duties and responsibilities of the department or the office; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Community & Military Affairs Subcommittee; Representative Ray—

CS/HB 1253—A bill to be entitled An act relating to the City of Jacksonville, Duval County; amending chapter 92-341, Laws of Florida, as amended; providing that the Consolidated Government of the City of Jacksonville may amend or repeal any portion of Article 24 of the city's charter, which relates to the Jacksonville Economic Development Commission, by ordinance without approval of electors at a referendum or further action by the Legislature; providing an effective date.

Proof of Publication of the required notice was attached.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Appropriations Subcommittee; Representative **Adkins**—

CS/HB 1305—A bill to be entitled An act relating to public records; creating s. 119.035, F.S.; declaring that it is the policy of this state that the provisions of ch. 119, F.S., apply to certain constitutional officers upon their election to public office; requiring that such officers adopt and implement reasonable measures to ensure compliance with the public records obligations set forth in ch. 119, F.S.; requiring that the public records of such officers be maintained in accordance with the policies and procedures of the public offices to which the officers have been elected; requiring that online and electronic communication and recordkeeping systems preserve the records on such systems so as to not impair the ability of the public to inspect or copy such public records; requiring that such officers, as soon as practicable upon taking the oath of office, deliver to the person or persons responsible for records and information management, all public records kept or received in the transaction of official business during the period following election to public office; defining the term "officer-elect" as used in the section; amending s. 286.011, F.S.; revising public meeting requirements to apply the requirements to meetings with or attended by newly elected members of boards and commissions; reenacting s. 112.3215(8)(b), F.S., relating to lobbying before the executive branch or the Constitution Revision Commission, to incorporate the amendment made to s. 286.011, F.S., in a reference thereto; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health Care Appropriations Subcommittee; and Health & Human Services Access Subcommittee; Representatives **Plakon** and **Weinstein**—

CS/CS/HB 1401—A bill to be entitled An act relating to public assistance; amending s. 402.82, F.S.; restricting the use of an electronic benefit transfer card to prohibit accessing cash from outside the state; amending s. 414.095, F.S.; revising the method of payment of temporary cash assistance to include an electronic benefit transfer card; prohibiting a cash assistance recipient from using an electronic benefit transfer card for certain purposes or in certain locations, including accessing cash benefits through an electronic benefit transfer card from an automatic teller machine located in such locations; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Education Committee; and K-20 Competitiveness Subcommittee; Representative Fresen—

CS/HB 7085-A bill to be entitled An act relating to the Voluntary Prekindergarten Education Program; amending ss. 1002.55, 1002.61, and 1002.63, F.S.; requiring private prekindergarten providers and public schools that deliver the Voluntary Prekindergarten Education Program to execute the statewide provider agreement prescribed by the Office of Early Learning; authorizing the execution of a single agreement on behalf of multiple private prekindergarten providers or public schools under certain circumstances; creating s. 1002.64, F.S.; requiring the Office of Early Learning to adopt rules prescribing the statewide provider agreement; requiring early learning coalitions to use the agreement; providing for the format and content of the agreement; prohibiting an early learning coalition from executing agreements with private prekindergarten providers until the coalition determines that the providers are eligible to deliver the program; providing for publication of the statewide provider agreement and the submission of executed agreements to the Office of Early Learning; requiring the submission of certain proposed rules to the presiding officers of the Legislature within a specified period; amending s. 1002.71, F.S.; revising requirements for the calculation of student enrollment for purposes of initial allocations of funds for the Voluntary Prekindergarten Education Program; providing for the monthly reporting of student enrollment; requiring the Auditor General to conduct audits of early learning coalitions; amending s. 1002.75, F.S.; requiring the Office of Early Learning to monitor and evaluate the performance, finances, and operations of early learning coalitions; amending s. 411.01, F.S.; conforming provisions; repealing ss. 1002.65 and 1002.77, F.S., relating to legislative intent concerning the professional credentials of prekindergarten instructors and the creation, membership, and duties of the Florida Early Learning Advisory Council; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Reference

CS/CS/HB 887—Referred to the Calendar of the House.

CS/CS/HB 937—Referred to the Appropriations Committee.

CS/CS/HB 1011—Referred to the Economic Affairs Committee.

CS/HB 1263—Referred to the Appropriations Committee and Health & Human Services Committee.

CS/HB 1305—Referred to the State Affairs Committee.

CS/CS/HB 1391—Referred to the State Affairs Committee.

CS/HB 1409—Referred to the Appropriations Committee and State Affairs Committee.

House Resolutions Adopted by Publication

At the request of Rep. McBurney-

HR 9055—A resolution recognizing February 14, 2012, as "Golf Day" in the State of Florida.

WHEREAS, the golf industry has become an integral part of the economy, identity, and quality of life of this state, and

WHEREAS, as a significant component of Florida's economy, the golf industry in 2007 contributed \$7.5 billion in direct economic impact and \$13.8 billion in indirect economic impact and employed 167,000 Floridians with an annual payroll of \$4.7 billion, and

WHEREAS, Florida is home to the PGA Tour in Ponte Vedra Beach, the LPGA in Daytona Beach, and the PGA of America in Palm Beach Gardens as well as the First Tee, the Word Golf Hall of Fame, and the World Golf Foundation in St. Augustine, and

WHEREAS, over 1,200 public and private golf course facilities, more than any other state in the nation, are located in Florida and generate \$3.4 billion annually, comparable to all other spectator sports in the state combined, and

WHEREAS, Florida will host 15 professional golf championships in 2012, including six PGA Tour events, three Champions Tour events, two Nationwide Tour events, and one LPGA Tour event, and the state also hosts the prestigious Players Championship at TPC Sawgrass in Ponte Vedra Beach and the World Gold Championship-Cadillac Championship at the Blue Monster Course of the Doral Golf Resorts & Spa in Doral, and

WHEREAS, Florida's golf industry contributes over \$312 million annually to various charitable organizations, including Miami Children's Hospital, the Make-A-Wish Foundation, the Children's Miracle Network hospitals, the Nicklaus Children's Health Care Foundation, Boy Scouts of America, the American Red Cross, the Alzheimer's Support Network, Big Brothers/Big Sisters of Southwest Florida, and many others, and

WHEREAS, Florida's golf courses and superintendents display great environmental stewardship by using best practices in hazardous waste management, wetland and stormwater protection, and wastewater minimization, and

WHEREAS, golf also benefits Florida's youth by teaching life skills such as managing emotions, goal setting, family and community relationship skills, and conflict resolution, and

WHEREAS, a tremendous asset to Florida, golf increases citizens' quality of life, promotes tourism within the state, and provides economic benefits, charitable contributions, health benefits, and an increased sense of community, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That February 14, 2012, is recognized as "Golf Day" in the State of Florida. BE IT FURTHER RESOLVED that a copy of this resolution be presented to affiliated organizations of the World Golf Foundation as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 10.17.

Reports of Standing Committees and Subcommittees

Received February 13:

The Government Operations Appropriations Subcommittee reported the following favorably:

HB 249 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 249 was laid on the table.

The Education Committee reported the following favorably: CS/HB 291

The above committee substitute was placed on the Calendar of the House.

The Government Operations Appropriations Subcommittee reported the following favorably:

CS/CS/HB 385 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/CS/HB 385 was laid on the table.

The Economic Affairs Committee reported the following favorably: CS/CS/HB 599 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/CS/HB 599 was laid on the table.

The Government Operations Appropriations Subcommittee reported the following favorably:

CS/HB 1065

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Economic Affairs Committee.

Received February 14:

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:

HB 13

The above bill was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 37

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/CS/HB 177

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The PreK-12 Appropriations Subcommittee reported the following favorably:

HB 331

The above bill was transmitted to the next committee or subcommittee of reference, the Education Committee.

The Higher Education Appropriations Subcommittee reported the following favorably:

HB 347

The above bill was transmitted to the next committee or subcommittee of reference, the Education Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 367

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

CS/HB 653 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 653 was laid on the table.

The PreK-12 Appropriations Subcommittee reported the following favorably:

HB 689

The above bill was transmitted to the next committee or subcommittee of reference, the Education Committee.

The Community & Military Affairs Subcommittee reported the following favorably:

HB 699 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 699 was laid on the table.

The Government Operations Appropriations Subcommittee reported the following favorably:

CS/HB 725 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 725 was laid on the table.

The Justice Appropriations Subcommittee reported the following favorably:

HB 963

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Transportation & Economic Development Appropriations Subcommittee reported the following favorably:

CS/HB 1009 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 1009 was laid on the table.

The Government Operations Appropriations Subcommittee reported the following favorably:

CS/HB 1011 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 1011 was laid on the table.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:

CS/HB 1021

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The PreK-12 Appropriations Subcommittee reported the following favorably:

CS/HB 1059

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Education Committee.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:

CS/HB 1117

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Transportation & Economic Development Appropriations Subcommittee reported the following favorably:

HB 1165

The above bill was transmitted to the next committee or subcommittee of reference, the Economic Affairs Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 1173

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 1187

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Transportation & Economic Development Appropriations Subcommittee reported the following favorably:

CS/HB 1223

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Economic Affairs Committee.

The Community & Military Affairs Subcommittee reported the following favorably:

HB 1253 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1253 was laid on the table.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 1285

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Government Operations Appropriations Subcommittee reported the following favorably:

HB 1305 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1305 was laid on the table.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 1323

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Justice Appropriations Subcommittee reported the following favorably:

HB 1385

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

CS/HB 1401 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 1401 was laid on the table.

The Transportation & Economic Development Appropriations Subcommittee reported the following favorably:

HB 1479

The above bill was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Justice Appropriations Subcommittee reported the following favorably:

HB 7047

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Education Committee reported the following favorably: HB 7085 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 7085 was laid on the table.

Excused

Reps. Schenck, T. Williams

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 6:37 p.m., to reconvene at 12:30 p.m., Wednesday, February 15, 2012, or upon call of the Chair.

Pages and Messengers for the week of February 13-17, 2012

Pages—Meredith Abberger, New Port Richey; Becca Albritton, Wauchula; CJ Burns, Winter Park; Noah Dobson, Tallahassee; Molly Doyle, St. Petersburg; Jordan Finnell, Holiday; Paige Highstone, Palm City; Harry Lucas, Tallahassee; Madyson Mahler, Tallahassee; Ariel Muff, Lanett, AL; Daniel Permenter, Wauchula; Tatum Phillips, Valrico; Tristan Phillips, Valrico; Hannah Schenkel, Orlando; Mitchell Singleton, Molino; Richard Streater, Tallahassee; Carlie Taylor, Oxford; Wyatt Thayer, Sarasota; Leila Trom, Tallahassee; Katherine Weck, Tampa.

Messengers—Gleb Barkovskiy, Lutz; Suntrell Butler, Miami Gardens; Matthew Colombo, Cooper City; Makala Furse, Apopka; Julie Griner, Tallahassee; Mason Gutto, Tampa; Makenzi Mahler, Tallahassee; Daniel Mayer, Boynton Beach; Ashton Odom, Tallahassee; Adrian Rivas, Miami; Cameron Siefker, Tallahassee.

CHAMBER ACTIONS ON BILLS

Tuesday, February 14, 2012

CS/CS/HB	87 — Read 2nd time; Placed on 3rd reading	CS/HB	7003 — Read 2nd time; Placed on 3rd reading
CS/HJR	93 — Read 2nd time; Placed on 3rd reading	CS/CS/HB	7021 — Read 2nd time; Placed on 3rd reading
CS/HB	95 — Read 2nd time; Placed on 3rd reading	НВ	7029 — Read 2nd time; Placed on 3rd reading
CS/HB	737 — Read 2nd time; Amendment 257701 adopted; Placed on 3rd reading	CS/HB	7041 — Read 2nd time; Amendment 153087 adopted; Placed on 3rd reading
CS/HB	1037 — Read 2nd time; Amendment 648583 adopted;	CS/HB	7045 — Read 2nd time; Placed on 3rd reading
	Amendment 790175 adopted; Placed on 3rd reading	CS/HB	7081 — Read 2nd time; Amendment 077157 adopted; Placed on 3rd reading
НВ	4047 — Read 2nd time; Placed on 3rd reading	НВ	7087 — Read 2nd time; Amendment 862619 adopted;
НВ	4067 — Read 2nd time; Placed on 3rd reading		Amendment 191111 Failed; Amendment 135681 adopted; Amendment 953785 adopted;
HB	4069 — Read 2nd time; Placed on 3rd reading		Amendment 066951 adopted; Amendment
НВ	4081 — Read 2nd time; Placed on 3rd reading		049265 adopted; Amendment 862865 adopted; Amendment 383063 adopted; Amendment
НВ	4105 — Read 2nd time; Placed on 3rd reading		361207 adopted; Amendment 951615 adopted; Amendment 810471 adopted; Amendment
НВ	4169 — Read 2nd time; Placed on 3rd reading		211059 adopted; Placed on 3rd reading
НВ	4179 — Read 2nd time; Placed on 3rd reading	HB	7089 — Read 2nd time; Placed on 3rd reading
НВ	4181 — Read 2nd time; Placed on 3rd reading	НВ	7093 — Read 2nd time; Placed on 3rd reading

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